United States District Court, Northern District of Illinois Wante of Assigned Judge or Magistrate Judge Milton I. Shadur Sitting Judge if Other than Assigned Judge CASE NUMBER 02 C 4806 DATE 7/26 CASE Maurice L. Jones vs. Coca Cola Bottling Co. [In the following box (a) indicate the party filing the motion, e.g., plaintiff, defendant, 3rd party plaintiff, ar of the motion being presented.]

[In the following box (a) indicate the party filing the motion, e.g., plaintiff, defendant, 3rd party plaintiff, and (b) state briefly the nature DOCKET ENTRY: (1) Filed motion of [use listing in "Motion" box above.] (2)Brief in support of motion due . Answer brief to motion due . Reply to answer brief due . (3) Ruling/Hearing on _____ set for ____ at ____. (4) Status hearing[held/continued to] [set for/re-set for] on _____ set for ____ at ____. (5) Pretrial conference[held/continued to] [set for/re-set for] on ______ set for _____ at ____. (6) Trial[set for/re-set for] on _____ at ____. (7) [Bench/Jury trial] [Hearing] held/continued to at . (8) (9)This case is dismissed [with/without] prejudice and without costs[by/agreement/pursuant to] ☐ FRCP4(m) \square General Rule 21 \square FRCP41(a)(1) \square FRCP41(a)(2). Enter Memorandum Order. Jones' application to proceed in forma pauperis (10)[Other docket entry] is denied and the Complaint and this action is dismissed because of noncompliance with this Court's July 12 order. (11)[For further detail see order attached to the original minute order.] No notices required, advised in open court. Document Number No notices required. JUL 29 2002 Notices mailed by judge's staff. Notified counsel by telephone. Docketing to mail notices. Mail AO 450 form. U.S. DISTRICT COURT Copy to judge/magistrate judge. 7/26/2002 date mailed notice courtroom 05 70F 50 EN \$: 50 SN deputy's SN initials Date/time received in

dentral Clerk's Office

mailing deputy initials

7/26/2002

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

MAUR:	ICE L.	JONES,)				
		•	Plaintiff,)				
	v.)	No.	02 C	4806	DOCKETED
COCA	COLA	BOTTLING	COMPANY,)				JUL 2 9 2002
			Defendant.	ý			•	2007

MEMORANDUM ORDER

On July 12, 2002 this Court ordered pro se plaintiff Maurice Jones ("Jones") to provide some necessary additional information in support of his request to go forward with his lawsuit without prepayment of the \$150 filing fee (the financial information he had originally submitted appeared to indicate that he could obtain the necessary funds in short order out of his ongoing unemployment compensation payments). But the specified date (July 23) has come and gone without Jones having submitted either payment of the fee or the requested information or any explanation as to why he might need additional time for either of those alternatives.

This Court therefore denies Jones leave to proceed in forma pauperis, and it dismisses his Complaint and this action because of his noncompliance with the July 12 order. Because Jones (as a nonlawyer) is presumably unaware of the manner in which he may be relieved from the effect of this dismissal, he is further advised that under Fed. R. Civ. P. ("Rule") 59(e), as tempered by Rule

6(a), he may file a motion to alter or amend the judgment of dismissal within 14 days after the docketing of the judgment of dismissal (which will normally take place on July 29).

Milton I. Shadur

Senior United States District Judge

Date: July 26, 2002

¹ In that respect, Jones should understand that <u>no</u> <u>extension</u> of that 14-day period can be granted, because Rule 6(b) so provides.